IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

UNITED STATES OF AMERICA,				
	Plaintiff,)		
V.		$\frac{1}{2}$	Criminal Action No. 07- 199 M	
MANUEL MEDLEY	,	į		
	Defendant.)		
MOTION FOR DETENTION HEARING				
NOW COMES the United States and moves for the pretrial detention of the defendant,				
pursuant to 18 U.S.C.	. § 3142(e) and (f). In	supp	ort of the motion, the United States alleges the	
following:				
1. Eligibility of Case. This case is eligible for a detention order because case				
involves (check all that apply):				
	Crime of violence (1	8 U.S	.C. § 3156)	
	Maximum sentence l	ife im	prisonment or death	
X_	10+ year drug offens	е		
	Felony, with two price	or con	victions in above categories	
	Minor victim			
X	Possession/ use of fir	earm,	, destructive device or other dangerous weapon	
	Failure to register un	der 18	8 U.S.C. § 2250	
<u>X</u>	Serious risk defendar	t will	I flee	
	Serious risk obstructi	on of	justice	
2. Reason For Detention. The court should detain defendant because there are				
no conditions of release which will reasonably assure (check one or both):				
<u>X</u>	Defendant's appearan	ce as	required	
<u>X</u>	Safety of any other pe	erson	and the community	

	3. Rebuttable Presumption. The United States will invoke the rebuttable		
presumption against defendant under § 3142(e). (If yes) The presumption applies because			
(check one or	both):		
-	X Probable cause to believe defendant committed 10+ year drug offense or		
f	firearms offense, 18 U.S.C. § 924(c), or a federal crime of terrorism, or a specified		
(offense () with minor victim		
-	Previous conviction for "eligible" offense committed while on pretrial bond		
2	4. Time For Detention Hearing. The United States requests the court conduct		
the detention hearing,			
_	At first appearance		
-	X After continuance of 3 days (not more than 3).		
5. <u>Temporary Detention</u> . The United States requests the temporary detention of			
the defendant for a period ofdays (not more than 10) so that the appropriate officials can			
be notified since (check 1 or 2, and 3):			
1	1. At the time the offense was committed the defendant was:		
	(a) on release pending trial for a felony;		
	— (a) on release pending that for a releasy,		
	(b) on release pending imposition or execution of sentence, appeal		
	(b) on release pending imposition or execution of sentence, appeal		
2	(b) on release pending imposition or execution of sentence, appeal of sentence or conviction, or completion of sentence for an offense;		
2	(b) on release pending imposition or execution of sentence, appeal of sentence or conviction, or completion of sentence for an offense;(c) on probation or parole for an offense.		

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Respectfully submitted,

COLM F. CONNOLLY United States Attorney

BY:

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